

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2010-094119

07/18/2011

JUDGE PRO TEM SHELLIE SMITH

CLERK OF THE COURT
C. Towles
Deputy

IN RE THE MARRIAGE OF
ADDELEE MARIA HARRIS-WAITES

ADDELEE MARIA HARRIS-WAITES
5561 S SANDSTONE CT
GILBERT AZ 85298

AND

MARQUEL DUSHAWN WAITES

JEFFREY C MCCOMBS

MINUTE ENTRY

Courtroom 302-SE

3:22 p.m. This is the time set for Temporary Orders Hearing. Petitioner/Mother is present on her own behalf. Respondent/Father is present telephonically and is represented by above named counsel.

A record of the proceeding is made by audio and/or videotape in lieu of a court reporter.

LET THE RECORD REFLECT counsel requests a brief recess to allow the parties an opportunity to reach agreements.

3:23 p.m. Court stand at recess.

3:32 p.m. Court reconvenes with the parties and Father's counsel present.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2010-094119

07/18/2011

A record of the proceeding is made by audio and/or videotape in lieu of a court reporter.

Counsel advises the Court that the parties were unable to reach agreements.

Discussion is held regarding community property and the issues before the Court.

Addalee M. Harris-Waites and Marquel Dushawn Waites are sworn.

Discussion is held regarding custody, parenting time, child support, and disclosure of Father's financial information.

LET THE RECORD REFLECT the parties previously reached agreements regarding custody and parenting time which are set forth in the Order filed May 26, 2011.

IT IS ORDERED that Father's counsel shall provide to Mother all discovery regarding Father's financial information, including bank statements.

IT IS FURTHER ORDERED that, after review of Father's financial information, Mother shall prepare what she believes is a reasonable calculation for Father's income, a proposed Child Support Worksheet, and what she is requesting per month in spousal maintenance.

IT IS FURTHER ORDERED that the parties shall provide the Court with an appraisal on the Colorado property and what each party is requesting with respect to said property.

LET THE RECORD REFLECT Mother advises the Court that the parties have a post-nuptial agreement.

IT IS ORDERED that Mother shall provide a copy of the post-nuptial agreement to Father's counsel within the next thirty (30) days.

IT IS FURTHER ORDERED the parties shall complete and submit to the Court a Joint Pre-Trial Statement as set forth in the Court's minute entry dated May 9, 2011. A copy of the minute entry is provided to Mother in open court this date.

IT IS FURTHER ORDERED setting this matter for **Telephonic Status Conference** on **August 25, 2011 at 9:30 a.m.** (Time allotted: 30 minutes). The parties shall initiate a telephone call to this division at **(602) 506-3130** at the aforesaid date and time. The purpose of the hearing is to make sure that all discovery disputes have been resolved, that Mother has a copy of Father's

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2010-094119

07/18/2011

financial documents including bank statements, and that Father has a copy of the post-nuptial agreement referred to by Mother.

Discussion is held regarding trial.

LET THE RECORD REFLECT Mother orally motions the Court to reset the trial date due to lack of childcare.

IT IS ORDERED denying Mother's oral request. The Court directs Mother to make childcare arrangements so the trial can go forward.

IT IS FURTHER ORDERED affirming Trial set on October 6, 2011 at 1:30 p.m.

4:11 p.m. Matter concludes.

This case is eFiling eligible: <http://www.clerkofcourt.maricopa.gov/efiling/default.asp>. Attorneys are encouraged to review Supreme Court Administrative Orders 2010-117 and 2011-10 to determine their mandatory participation in eFiling through AZTurboCourt.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.